13197 RECORDATION NO.

JUL 2 1 1981 - 2 30 PM

INTERSTATE COMMERCE COMMISSION



DAVID L. LAMB Senior Vice President

July 16, 1981

Secretary Interstate Commerce Commission Washington, D. C. 20423

Re: Request for Recordation of Documents

Davis Transportation

## Gentlemen:

Enclosed is a Financing Statement and Security Agreement whereby A. B. and Norma C. Davis, our customers, have conveyed to us a security interest in two (2) tank cars, more particularly described below. We request that this document be recorded in accordance with CFR Title 49, Chapter X, Part 116.

The parties involved in this transaction are as follows:

Pledgor and Debtor: A. B. and Norma C. Davis

> 3534 East 60th Street Tulsa, Oklahoma 74135

The Fourth National Bank of Tulsa Pledgee and Lender:

> 515 South Boulder Tulsa, Oklahoma 74103

The equipment covered by this document is described as follows:

Two (2) tank cars of DOT Class 112J340-W for Liquefied Petroleum Gas Service, approximately 34,000 water gallons, constructed by North American Car Corporation and numbered as follows: MTCX 9012, MTCX 9013.

Interstate Commerce Commission Page Two July 16, 1981

Enclosed is a cashier's check for \$50.00 covering the filing fee for recordation of these documents.

Yours truly,

David L. Lemb Sr. Vice President

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Encls

## FINANCING STATEMENT AND SECURITY AGREEMENT

(Motor Vehicles, Equipment, Farm Equipment, or Consumer Goods)

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	December 29 (Date)	, 19		
,				IMERCE COMMISSION
B. DAVIS & NORMA C. DAVIS	3534 East 60 Street No		Tulsa City	Oklahoma 74 State
reinafter called "Debtor," whether one or more idence at which the property covered hereby reby grants to THE FOURTH NATIONAL BA lsa, Oklahoma, hereinafter called "Bank," a s ortgages to Bank the following described prope w or hereafter affixed thereto or used in cor	is, or promptly after rank OF TULSA, a national security interest pursual arty and all replacement	naking the loan lonal banking as nt to the Unifo	herein referred to sociation, 515 South rm Commercial Co	o, will be located, n Boulder Avenue, de (Okla.) in and
ecurity interest in Two (2) tan iquefied Petroleum Gas Service, onstructed by North American Ca TCX 9012, MTCX 9013.	approximately 3	4,000 wate	r garrons,	
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ich property is hereinafter collectively referr	red to as "Goods".			
This security interest is given to secure the p	performance of the cove	enants and agre	ements herein set	forth and for the
ment of an indebtedness in the face amount of	Seventy-Five Th	nousand and	no/100	Dollars
75,000.00), as evidenced by a promissory erein provided and with interest as therein set ading a reasonable attorney's fee, and enforcements of said note (or notes) and all changes reement between Bank and Debtor; and for all degoods and for all costs and expenses incurred money heretofore and hereafter advanced by esent or future, direct or contingent liabilities of pended by Bank for taxes, levies and repairs sts and expenses incurred in the collection of	forth; and for all costs ement of Bank's rights in form of said indebte l advances made by Ba- ed in the collection of sa Bank to or for the acco of Debtor to Bank of an to or maintenance of sa	and expenses in the reunder; and adness which mank for taxes, learne and enforce unt of Debtor at y nature whatsoaid Goods, for	for the payment of ay be from time to vies and repairs to ment of Bank's right the option of the I bever; and for inter- interest on any mo	ection of same, in- all extensions and time effected by or maintenace of ats hereunder; and Bank, and all other est on any money ney expended for
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## DEBTOR FURTHER REPRESENTS, WARRANTS AND AGREES THAT:

The statements herein as to Debtor's residence and possession and location of the property specifically described herein are true, and that Debtor has or will acquire absolute title thereto free and clear of all liens, encumbrances and Security Interests except the Security Interest hereby given to Bank and other rights, if any, of Bank, and Debtor will defend the goods against the claims and demands of all persons;

Without the prior written consent of Bank, Debtor will not sell, exchange, lease or otherwise dispose of the goods or any of Debtor's rights therein or under this agreement, or permit any lien or Security Interest to attach to same except that created by this agreement and other rights, if any, of Bank;

Debtor will maintain the goods in good condition and repair but without permitting any lien to affix to the goods as a result thereof, and will pay and discharge all taxes, levies and other impositions levied thereon as well as the cost of repairs to or maintenance of the same and will not permit anything to be done that may impair the value of any of the goods; if Debtor fails to pay such sums, Bank may do so for Debtor's account, adding the amount thereof to the other amounts secured hereby;

Debtor will insure the goods against such casualties and in such amounts as Bank shall require; all insurance policies shall be written for the benefit of Debtor and Bank as their interests may appear, and such policies or certificates evidencing the same shall be furnished to Bank. If Debtor fails to pay the premiums on any such insurance, Bank may do so for Debtor's account, adding the amount thereof to the other amounts secured hereby, however, Bank is under no obligation or has no duty to pay such premiums, Debtor hereby assigns to Bank any return or unearned premiums which may be due upon cancellation of any such policies for any reason whatsoever and directs the insurers to pay Bank any amounts so due. Bank is hereby appointed Debtor's attorney-in-fact to endorse any draft or check which may be payable to Debtor in order to collect such return or unearned premiums or the proceeds of such insurance; any balance of insurance proceeds remaining after payment in full of all amounts secured hereunder shall be paid to Debtor; (2)

Debtor will not permit any of the goods to be removed from the location specified herein, except for temporary periods in the normal and customary use thereof, without the prior written consent of Bank, and will permit Bank to inspect the Goods at any time.

Debtor will not permit anything to be done that may impair the value of any of the goods or the security intended to be afforded by this agreement; (1)

Debtor will pay all costs of filing any financing, continuation or termination statements with respect to the Security Interest created by this agreement; Bank is hereby appointed Debtor's attorney-in-fact to do, at Bank's option and at Debtor's expense, all acts and things which Bank may deem necessary to perfect and continue perfected the Security Interest created by this Agreement and to protect the goods;

In case any of the representations or warranties of Debtor herein contained shall prove to be false or misleading, or if any proceedings are instituted by or against Debtor under any of the provisions of the Bankruptcy Act or any state insolvency law or for the appointment of a Receiver for Debtor, or if Debtor shall make an assignment for the benefit of creditors, or shall become insolvent, then, in any such event, Debtor shall be in default hereunder. Thereupon, all sums secured hereby shall become immediately due and payable at Bank's option without notice to Debtor, and Bank may proceed to enforce payment of the same and to exercise and or all of the rights and remedies provided by the Uniform Commercial Code (Okla.) as well as all other rights and remedies possessed by Bank. Whenever Debtor is in default hereunder, Debtor, upon demand by Bank, shall assemble the goods and make them available to Bank at a place reasonably convenient to both parties. (3)

STATE OF OKLAHOMA )
County of Tulsa ) SS.

(Individual)
OKLAHOMA ACKNOWLEDGMENT

Before me, the undersigned, a Notary Public, in and for said County and State on this 29th day of December A.D., 1980, Personally appeared A.B. Davis and Norma C. Davis to me known to be the identical persons who executed the within and foregoing instrument and acknowledge to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Given under my hand and seal of office the day and year last above written.

My Commission Expires:

May 6, 1982

Notary Aublic